

UNPUBLISHED

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 96-6958

RAYMOND WAGSTAFF-EL, Individually and on
behalf of himself,

Plaintiff - Appellant,

versus

CITY OF BALTIMORE, in its Official Capacity,
as a Municipal Corporation and Enterprise; C.
LOUIS DAVIS, Individually as an Employee and
in his Official Capacity as Ranking Detective
of the Baltimore City Police Department, an
Enterprise; ALBERT HEINBAUGH, Individually as
an Employee and in his Official Capacity as
Police Officer of the Baltimore City Police
Department, an Enterprise; JAMES HENDERSON,
Individually as an Employee and in his Offi-
cial Capacity as Police Officer of the Balti-
more City Police Department, an Enterprise;
SAMUEL M. WICHNER, Individually as an Employee
and in his Official Capacity as Case Agent of
the F.B.I., an Enterprise; RAYMOND C. BLOOMER,
Jr., Individually as an Employee and in his
Official Capacity as Special Agent of the
F.B.I., an Enterprise; EMORY WATERS, Individu-
ally as an Employee and in his official Capac-
ity as a Special Agent of the F.B.I, an Enter-
prise; PROVIDENT SAVINGS BANK, a/k/a Provident
Bank of Maryland, in its Official Capacity as
a Baltimore Enterprise, doing business as an
FDIC Member Bank; CHARLOTTE A. THANNER, Indi-
vidually as an Employee and in her Official
Capacity as an Agent of Provident Savings
Bank, an Enterprise; JUDITH L. KAISER, Indi-
vidually as an Employee and in her Official
Capacity as an Agent of Provident Savings
Bank, an Enterprise; BONNIE HICKS, Individu-
ally as an Employee and in her Official Capac-
ity as an Agent of Provident Savings Bank, an
Enterprise; DAVID F. MISTER, Individually as

an Employee and in his Official Capacity as a Member of Ruppertsberg, White, Winter, Clark & Mister Law Firm, an Enterprise; CYNTHIA MILLER, a/k/a Cynthia Winkler, Individually as a former Employee and in her Official Capacity as former Legal Secretary of Ruppertsberg, White, Winter, Clark & Mister Law Firm, an Enterprise; PAUL ROSENBERG, Individually as an Employee and in his Official Capacity as a United States Magistrate, an Enterprise; FRANK A. KAUFMAN, Individually as an Employee and in his Official Capacity as a United States Court, an Enterprise; CARMINA HIGHERS, Individually as an Employee and in her Official Capacity as an Assistant United States Attorney for the United States Attorney's Office in Baltimore Maryland, an Enterprise; GERALD R. DOUGHER, Individually as an Employee and in his Official Capacity as a Special Agent of the F.B.I., an Enterprise; ROGER D. KUHLEMAN, Individually as an Employee and in his Official Capacity as Case Agent of the F.B.I., an Enterprise; H. THOMAS MOORE, Individually as an Employee and in his Official Capacity as Special Agent of the F.B.I., an Enterprise; WILLIAM D. QUARLES, Individually as an Employee and in his Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore Maryland, an Enterprise; BRICE WIDDOWSON, Individually as an Employee and in his Official Capacity as Police Officer of the Baltimore City Police Department, an Enterprise; JAMES SAVAGE, Individually as an Employee and in his Official Capacity as United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; LAWRENCE WAGSTAFF, Individually and in his Official Capacity as an Agent of the United States Attorney's Office in Baltimore, Maryland, an Enterprise; FREDERICK J. SULLIVAN, Individually as an Employee and in his Official Capacity as a Member of Sullivan Law Firm, and Enterprise; VERONICA MARIE CLARKE, Individually as an Employee and in her Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; CHRISTOPHER OHLY, Individually as an Employee and in his Official Capacity as former Assistant United

States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; CATHERINE C. BLAKE, Individually as an Employee and in her Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; MARK H. KOLMAN, Individually as an Employee and in his Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; MARTIN S. HIMELES, Individually as an Employee and in his Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; LINDA CHATMAN THOMSEN, Individually as an Employee and in her Official Capacity as Assistant United States Attorney for the United States Attorney's Office in Baltimore, Maryland, an Enterprise; JOSEPH H. YOUNG, Individually and an Employee and in his Official Capacity as a United States Court, an Enterprise; J. FREDERICK MOTZ, Individually as an Employee and in his Official Capacity as a United States Court, an Enterprise; SYLVESTER WILSON, Individually and as an Employee and in his Official Capacity as an Officer of the U.S. Parole and Probation Department, an Enterprise; DANIEL LOPEZ, Individually as an Employee and in his Official Capacity as Regional Commissioner of the U.S. Parole Commission, an Enterprise; WILLIAM D. TENNEY, Individually as an Employee and in his Official Capacity as a Hearing Examiner of the U.S. Parole Commission, an Enterprise; J. ROGERS, Individually as an Employee and in his Official Capacity as a Hearing Examiner of the U.S. Parole Commission, an Enterprise; KATHLEEN J. PINNER, Individually as an Employee and in her Official Capacity as a Case Analyst for the U.S. Parole Commission, an Enterprise; RICHARD THORNBURGH, In his Official Capacity as United States Attorney General, an Enterprise of the Department of Justice; UNITED STATES PAROLE COMMISSION, In its capacity as Commission, an Enterprise; JOHN DOE, Warden, in his Official Capacity as Representative of Attorney General, an Enterprise; W.M. CAMPBELL, In his Official Capacity as Representative of Attorney General, an Enterprise;

FEDERAL BUREAU OF INVESTIGATION, In its Official Capacity as an Investigative Organization, an Enterprise, Individually and Officially on behalf of all,

Defendants - Appellees.

Appeal from the United States District Court for the District of Maryland, at Baltimore. Benson E. Legg, District Judge. (CA-94-1411-L)

Submitted: October 8, 1996

Decided: November 19, 1996

Before HALL and WILLIAMS, Circuit Judges, and BUTZNER, Senior Circuit Judge.

Affirmed by unpublished per curiam opinion.

Raymond Wagstaff-El, Appellant Pro Se. Robert Charles Verderaime, VERDERAIME & DUBOIS, Baltimore, Maryland; Ward Baldwin Coe, III, WHITEFORD, TAYLOR & PRESTON, Baltimore, Maryland; George Levi Russell, III, OFFICE OF THE UNITED STATES ATTORNEY, Baltimore, Maryland, for Appellees.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Raymond Wagstaff-el appeals from the district court's order dismissing his action under the Racketeer Influenced and Corrupt Organizations Act, 18 U.S.C.A. §§ 1962 & 1964(c) (West 1984 & Supp. 1996). We have reviewed the record and the district court's opinion and find no reversible error. Accordingly, we affirm on the reasoning of the district court. Wagstaff-El v. City of Baltimore, No. CA-94-1411-L (D. Md. May 3, 1996). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED